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5				
6	and			
	S. Ashlie Beringer (admitted <i>pro hac vice</i> )			
7	Laura M. Sturges (admitted <i>pro hac vice</i> )			
8	GIBSON, DUNN & CRUTCHER LLP			
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12	Attorneys for Plaintiffs and Putative Counterclaim			
10	Defendants Robert Weir, Warner Music Group			
13	Corp., and Rhino Entertainment			
14	UNITED STATES DISTRICT COURT			
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
16				
10	GRATEFUL DEAD PRODUCTIONS, a	CASE NO. C 06 7727 (JW) (PV)		
17	California corporation, CADESTANSA, LLC, a limited liability company on behalf of CARLOS	CASE NO. C 00 7727 (3 W) (1 V)		
18	SANTANA, an individual, JIMMY PAGE, an	STIPULATION AND [PROPOSED]		
10	individual, ROBERT PLANT, an individual,	ORDER REGARDING FIRST		
19	JOHN PAUL JONES, an individual,	EXTENSION OF TIME TO RESPOND TO		
20	RAYMOND MANZAREK, an individual,	COUNTERCLAIMS		
20	ROBBY KRIEGER, an individual, JOHN			
21	DENSMORE, an individual, PEARL			
	COURSON, an individual, GEORGE			
22	MORRISION, an individual, FANTALITY			
23	CORP., a Colorado corporation, SONY BMG			
_3	MUSIC ENTERTAINMENT, a Delaware general partnership, BMG MUSIC, a New York			
24	partnership, and ARISTA RECORDS, a			
25	Delaware LLC,			
26	Plaintiffs,			
20				
27	V.			
28	WILLIAM E. SAGAN, an individual, NORTON LLC, a limited liability company, and BILL			
Į.				

Gibson, Dunn & Crutcher LLP

GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT, a limited liability company,

Defendants.

IT IS HEREBY STIPULATED AND AGREED by the parties through their respective counsel that plaintiffs and counterclaim defendants GRATEFUL DEAD PRODUCTIONS, CADESTANSA LLC, a limited liability company on behalf of CARLOS SANTANA, JIMMY PAGE, ROBERT PLANT, JOHN PAUL JONES, RAYMOND MANZAREK, ROBBY KRIEGER, JOHN DENSMORE, PEARL COURSON, GEORGE MORRISON, FANTALITY CORP., SONY BMG MUSIC ENTERTAINMENT, BMG MUSIC, and ARISTA RECORDS shall have a first extension of time of 30 days, up to and including April 11, 2007, to answer, move, or otherwise respond to the Counterclaims filed by defendants WILLIAM E. SAGAN, NORTON LLC, and BILL GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT.

IT IS FURTHER STIPULATED AND AGREED that putative counterclaim defendants ROBERT WEIR, WARNER MUSIC GROUP CORP., and RHINO ENTERTAINMENT shall have a first extension of time of 30 days, up to and including April 11, 2007, to answer, move, or otherwise respond to the Counterclaims filed by defendants WILLIAM E. SAGAN, NORTON LLC, and BILL GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT.

There is good cause to extend the time by which the plaintiffs/counterclaim defendants and putative counterclaim defendants must move, answer, or otherwise respond to defendants' counterclaims. Counterclaimants have made numerous factual allegations and have asserted eight counterclaims against plaintiffs/counterclaim defendants and putative counterclaim defendants, which allegations and counterclaims plaintiffs/counterclaim defendants and putative counterclaim defendants require additional time to evaluate. Additionally, plaintiffs/counterclaim defendants previously stipulated to a 30-day extension of time to allow defendants/counterclaimants to respond

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1	to plaintiffs' complaint, which stipulation this Court approved on January 10, 2007. Finally, the 30-			
2	day extension of time requested in the present Stipulation will have no effect on the schedule for this			
3	case.			
4	Plaintiffs/counterclaim defendants and putative counterclaim defendants have not requested a			
5	prior extension of time to respond to defendants' counterclaims.			
6	Respectfully Submitted,			
7 8	DATED: March 12, 2007	GIBSON, DUNN & CRUTCHER LLP		
9		Ву	s/ Laura M. Sturges	
10		·	S. Ashlie Beringer Laura M. Sturges	
11			1801 California Street, Suite 4200 Denver, CO 80202	
12			Telephone: 303-298-5718 and	
13			Jeffrey H. Reeves, CA SBN 156648	
14 15			4 Park Plaza, Suite 1400 Irvine, CA 92614-8557 Tel: 714-451-3800	
16 17		Coun	neys for Plaintiffs and Putative terclaim Defendants Robert Weir, Warner c Group Corp., and Rhino Entertainment	
18	DATED: March 12, 2007	WINS	STON & STRAWN LLP	
19		Ву	s/ Jennifer A. Golinveaux Andrew P. Bridges, CA SBN 122761	
<ul><li>20</li><li>21</li></ul>			Jennifer A. Golinveaux, CA SBN 203056 101 California Street San Francisco, CA 94111	
22			Tel: 415-591-1506	
23			and	
24			Michael S. Elkin (admitted <i>pro hac vice</i> ) Thomas P. Lane (admitted <i>pro hac vice</i> )	
25			200 Park Avenue New York, NY 10166 Tel: 212-294-6700	
26			neys for Defendants and Counterclaim	
27		Plaint	tiffs	
28	_			
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1	In accordance with Civil L.R. 5-4 and General Order No. 45(X)(B), I, Laura M. Sturges, attest
2	under penalty of perjury under the laws of the United States of America that I have the concurrence
3	of the other signatories to this document.
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5	<u>s/ Laura M. Sturges</u> Laura M. Sturges
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Gibson, Dunn & Crutcher LLP

**ORDER** 

THE PARTIES HAVING SO STIPULATED, AND GOOD CAUSE APPEARING, IT IS
HEREBY ORDERED THAT plaintiffs and counterclaim defendants Grateful Dead Productions,
Cadestansa LLC, a limited liability company on behalf of Carlos Santana, Jimmy Page, Robert Plant,
John Paul Jones, Raymond Manzarek, Robby Krieger, John Densmore, Pearl Courson, George
Morrison, Fantality Corp., Sony BMG Music Entertainment, BMG Music, and Arista Records and
putative counterclaim defendants Robert Weir, Warner Music Group Corp., and Rhino Entertainment
shall have up to and including April 11, 2007 to answer, move, or otherwise respond to defendants'
counterclaims in this matter.

Dated: \_\_\_\_3/14/2007\_\_\_\_\_

Hongrable James Ware U.S. District Judge

Gibson, Dunn & Crutcher LLP